United S	STATES DISTRICT	COURT	DENNIS PAAVARONE, CLERK US DISTRICT COURT, EDNC BY
EASTERN	District of		CAROLINA
UNITED STATES OF AMERICA			
V.	ORDER O	F DETENTION	ON PENDING TRIAL
COREY HARMON	Case Number:	7:08-CR-88-F-1	1
Defendant In accordance with the Bail Reform Act, 18 U.S.C. § detention of the defendant pending trial in this case.	3142(f), a detention hearing has bee	en held. I conclude	that the following facts require the
	Part I—Findings of Fact		
(1) The defendant is charged with an offense describe or local offense that would have been a federal o a crime of violence as defined in 18 U.S.C. □ an offense for which the maximum sentence □ an offense for which a maximum term of im	offense if a circumstance giving rise § 3156(a)(4). is life imprisonment or death.	to federal jurisdicti	
a falous that was a summitted after the default	lant had been consided after an m	one maior Codonal of	*
a felony that was committed after the defend § 3142(f)(1)(A)-(C), or comparable state or l (2) The offense described in finding (1) was commit (3) A period of not more than five years has elapsed for the offense described in finding (1). (4) Findings Nos. (1), (2) and (3) establish a rebuttat safety of (an) other person(s) and the community	local offenses. Ited while the defendant was on relesting the date of conviction date presumption that no condition or	ase pending trial fo release of the combination of co	r a federal, state or local offense. defendant from imprisonment nditions will reasonably assure the
(1) There is probable cause to believe that the defend	5 . /		
for which a maximum term of imprisonment		n 21 USC 841,	<u>846 </u>
under 18 U.S.C. § 924(c). (2) The defendant has not rebutted the presumption est the appearance of the defendant as required and the second s		tion or combination	of conditions will reasonably assure
(1) There is a serious risk that the defendant will not	appear.		
(2) There is a serious risk that the defendant will end			
based on the nature of the charges containe defendant's criminal history, including his ex to random drug-testing by a parent, there is reasonably assure the safety of the commun	tensive history of substance abu no condition or combination of co	se, including time	s during which he was subject
D (17 W)	ou co	D	
I find that the credible testimony and information subr	itten Statement of Reasons for	-	nvincing evidence a prepon-
derance of the evidence that	mitted at the hearing establishes by	Ly clear and co	in the mig evidence a prepon-
for the reasons set forth above, there is no condition assure the court of the safety of another person or the		t can be imposed	which would reasonably
The defendant is committed to the custody of the Attorn to the extent practicable, from persons awaiting or serving reasonable opportunity for private consultation with defen Government, the person in charge of the corrections facility in connection with a court proceeding. 8/22/2008	g sentences or being held in custod use counsel. On order of a court of y shall deliver the defendant to the Use of the Signal Signal	ntative for confinem y pending appeal the United States of	The defendant shall be afforded a or on request of an attorney for the
ROBERT B. JONES, JR., USMJ Name and Title of Judge			

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).